

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of: ) Group Art Unit: 1763  
                                ) )  
                                CHEON et al. ) Examiner: Anthony J. ZIMMER  
                                ) )  
Application No.: 10/598,480 ) Confirmation No.: 5996  
                                ) )  
Filed: July 6, 2007 ) **COMMENTS ON STATEMENT**  
                                ) **OF REASONS FOR ALLOWANCE**  
Atty. File No.: 54577-10900 ) )  
                                ) )  
For: PREPARATION METHOD OF ) )  
                                ) )  
                                MAGNETIC AND METAL OXIDE ) )  
                                NANOPARTICLES ) )  
                                ) )  
                                ) (FILED ELECTRONICALLY)

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Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313

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I hereby certify that this correspondence is being electronically transmitted to the U.S. Patent & Trademark Office by the EFS-Web system on 21 October 2011.  
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Carol Donahue  
Signature: /Carol Donahue/

Dear Sir:

While Claims 1-10, 14-15 and 18-32 are allowed, the Examiner's Statement of Reasons for Allowance stated "The claims are allowable over the prior art for reasons elaborated by applicant on pages 12-15 of applicant's remarks of 10/12/2010."

As is clear from MPEP 1302.14,

"The statement [of reasons for allowance] is not intended to necessarily state all the reasons for allowance or all the details why claims are allowed and should not be written to specifically or impliedly state that all the reasons for allowance are set forth."

The Applicants note that the allowed claims are patentable over the prior art. Accordingly, the Applicants do not necessarily agree with the reasons given by the Examiner, and the Applicants point out that other unstated reasons for allowance exist.

Applicants believe no fees are due for this submission. However, please credit any over payment or debit any under payment to Deposit Account No. 08-2665.

Respectfully submitted,

HOLME ROBERTS & OWEN LLP

/Erin A. Kelly/

Erin A. Kelly  
Registration No. 62,288  
Customer No. 23337  
Phone: (303) 861-7000  
Facsimile: (303) 866-0200

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